### UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

**Timothy Matthews** Plaintiff

Vs.

C.A. No. 06-330 GMS

Mountaire Farms of De., et. Al.

# REQUEST FOR ENLARGEMENT OF TIME TO RESPOND TO DEFENDANTS MOTION FOR SUMMARY JUDGMENT

Plaintiff, Timothy Matthews, ProSe hereby by request for enlargement of time to respond to Defendants Counsel Motion for Summary Judgment and in support avers as follows:

- 1. Plaintiff has spoken to counsel Maggie Clausell of Dover, Delaware in hopes of obtaining her representation in this matter.
- 2. Plaintiff is providing all requested documents to Attorney Clausell, for legal representation in this matter.
- 3. Due to Plaintiff obtaining the assistance of counsel, plaintiff request an extension of time to respond to the above reference motion.

WHEREFORE Plaintiff respectfully request for an extension of time to file a response to Defendants Motion for Summary Judgment.

HWAY Matthews

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Respectfully yours,

Matthews

Timothy Matthews

#### **CERTIFICATE OF SERVICE**

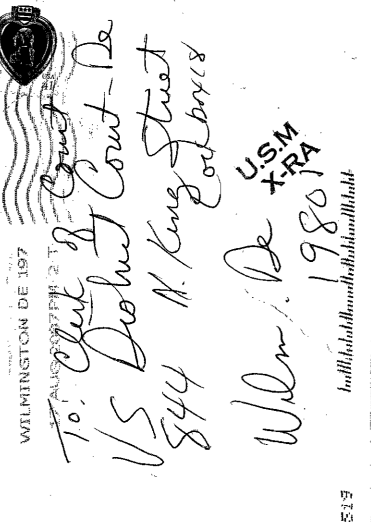
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Plaintiff, Timothy Matthews certify that on 17<sup>th</sup> August 2007 a copy of Plaintiff REQUEST FOR ENLARGEMENT OF TIME TO RESPOND TO DEFENDANTS MOTION FOR SUMMARY JUDGMENT was mail US Mail Prepaid Postage to the following:

Roger Landon Murphy & Landon Law Firm 1011 Centre Road, #210 Wilmington, De. 19805

Authur Brewer Shawe & Rosenthal, LLP 20 S. Charles Street, 11<sup>th</sup> Floor Baltimore, Md. 21201



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